

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
EVANSVILLE DIVISION**

Christopher Adams, Jared Ahl, Eric Alderson,
Christopher Applegate, John Aull, Gary
Austin, Kenneth Austin, Scott Austin, Wesley
Ball John Ballew, Casey Banks, David
Beertzer, Jr., Steven Bell, II, Michael Berry,
Edward Boehman, Kevin Brock, Jeremy
Brown, Stephen Bruce, Donald Buckman,
Brian Burnett, Jr., James Burns, Gary Butts,
Bernard Byrd, Stephen Byrne, Timothy
Campbell, Richard Carlisle, Paul Carver,
William Carwile, Jr., Anthony Castello, Gerald
Chamberlain, Mark Christian, Aaron Cook,
Larry Cooper, Jr., James Craig, Merle Denny,
Jr., Dewey Dever, III, Bryan Devine, Scott
DeWitt, Steven DeWitt, Trevor Dunn, Bradley
Eberle, Nicholas Edge, Terrence Evrard, James
Faught, Brandon Ford, James Franz, Eric
Frizzell, Gregory Frizzell, Stanley Fuqua, Jr.,
Jeremy Galloway, Hoy Garrett, Jr., Joseph
Gillespie, Robert Gogel, Jr., Terry Graham,
Donald Graves, Kyle Greenwell, David Gunn,
David Hakes, Matthew Hakes, Joshua Hardin,
Jonathan Hardman, Thomas Hardman, Jeremy
Higdon, Michael Holder, James Holmes, Jr.,
Benjamin Horsting, Roger Howard, Ronald
Howell, III, Bruce Hunt, Josh Hurm, Robert
Johnson, Leon King, Dean Knepper, Annette
Kurger, John Lashley, James Lawson, Jr.,
Joseph LeDuff, Robert Lee, II, Donald
Lightfoot, Dustin Lindsey, Thomas Marshall,
Eric Martin, William Martin, Justin Masterson,
Jim McCallister, Darrell McCarthy, Isaac
McCarty, Thomas McCauley, Jr., Charles
McCoy, David McStoots, Matthew Milburn,
Clyde Miller, Jr., James Moore, Steven Nunn,
Anthony Owens, Nicholas Payne, Alan Petri,
Anthony Plantz, Jason Powers,

Civil No. _____

**COMPLAINT IN
COLLECTIVE ACTION

(DEMAND FOR JURY TRIAL)**

EXHIBIT 2

Rodney Powers, Michael Richards, Stephen Richards, Joseph Riley, Christopher Risley, Howell Roach, Jr., Chris Roark, Joseph Roccia, Robert Rudd, David Sandage, Mark Sandage, Traci Schaefer, Michael Seibert, Kevin Sexton, Kenneth Sexton, Jr., Michael Simmons, Matthew Sims, James Spurling, II, Jason Stallings, Jason Stiles, Clint Stoner, Aaron Strahl, Gregory Strathmann, Danny Sturgeon, Jeremiah Sturgeon, Jefferson Taylor, John Thomas, Michael Thorn, William Tinch, II, Troy Todd, Jesse Underhill, Jamie Waninger, Gregory Weise, Kenneth Williams, Kenneth Williamson, Nathan Winings, Dane Winkler, Keith Yano, Bryan Young, David Zazzetti,

on behalf of themselves and other similarly situated,

Plaintiffs and Collective Action
Members,

-v-

Waupaca Foundry,

Defendant.

Plaintiffs, on behalf of themselves and others similarly situated, by and through their attorneys, state and allege:

PRELIMINARY STATEMENT

1. Plaintiffs are current and former foundry workers who are or were employed by Defendant Waupaca Foundry, Inc. (formerly, ThyssenKrupp Waupaca, Inc.). The Plaintiffs seek relief on a collective basis relating to Defendant's practice and policy of

not fully compensating employees for all the time they spend working at Defendant's foundries. In particular, the Plaintiffs spent time donning and doffing gear and equipment, showering, and walking to and from the production floor. These activities were necessary and indispensable to the Named Plaintiffs' principal work but are not compensated for by Defendant.

2. Plaintiffs bring this action on behalf of themselves and all persons who were, are or will be employed by Defendant as foundry workers at its Tell City, Indiana, plant, at any time within the three years prior to filing of this Complaint through the date of the final disposition of this action (the "FLSA Period"), and who have not received full compensation for all hours worked under the Fair Labor Standards Act ("FLSA"). This group is hereinafter referred to as the "FLSA Class." The District Court for the Eastern District of Wisconsin previously certified this case as a collective action on December 18, 2008. Dkt. 91, *DeKeyser, et al. v. ThyssenKrupp Waupaca, Inc.*, Case No. 1:08-cv-00488 (E.D. Wis.). On March 31, 2016, that Court ordered that the claims of the Indiana workers be severed from the Wisconsin complaint so that they could be transferred to this District, and requested Plaintiffs to provide a proposed amended complaint for the Indiana workers.

3. Each Plaintiff has provided his or her written consent to participate in this litigation as required by 29 U.S.C. § 216(b). Copies of Plaintiffs' consents to join this action are attached hereto as Exhibit A, and have been filed with the Court in accordance with 29 U.S.C. § 216(b). Plaintiffs previously filed their consents to join this

action in the collective action captioned *DeKeyser, et al. v. ThyssenKrupp Waupaca, Inc.*, Case No. 1:08-cv-00488 (E.D. Wis.).

4. In addition to the Plaintiffs, all persons presently or formerly employed by Defendant in similar employment positions which are not exempt from the minimum wage and overtime requirements of the FLSA, are entitled to collectively participate in this action by choosing to “opt in” and submit a written consent to join form.

PARTIES

5. Plaintiffs all are or were nonexempt foundry workers employed by Defendant at its plant located in Tell City, Indiana.

6. During the class period, Plaintiff Christopher Adams resided in Tell City, Indiana. Plaintiff Adams filed his consent to join on January 26, 2009.

7. During the class period, Plaintiff Jared Ahl resided in Tobinsport, Indiana. Plaintiff Ahl filed his consent to join on January 26, 2009.

8. During the class period, Plaintiff Eric Alderson resided in Hawesville, Kentucky. Plaintiff Alderson filed his consent to join on January 26, 2009.

9. During the class period, Plaintiff Christopher Applegate resided in Tell City, Indiana. Plaintiff Applegate filed his consent to join on January 30, 2009.

10. During the class period, Plaintiff John Aull resided in Hawesville, Kentucky. Plaintiff Aull filed his consent to join on February 6, 2009.

11. During the class period, Plaintiff Gary Austin resided in English, Indiana. Plaintiff Austin filed his consent to join on February 19, 2009.

12. During the class period, Plaintiff Kenneth Austin resided in Owensboro, Kentucky. Plaintiff Austin filed his consent to join on February 17, 2009.

13. During the class period, Plaintiff Scott Austin resided in English, Indiana. Plaintiff Austin filed his consent to join on January 29, 2009.

14. During the class period, Plaintiff Wesley Ball resided in Tobinsport, Indiana. Plaintiff Ball filed his consent to join on July 28, 2008.

15. During the class period, Plaintiff John Ballew resided in Philpot, Kentucky. Plaintiff Ballew filed his consent to join on January 26, 2009.

16. During the class period, Plaintiff Casey Banks resided in Owensboro, Kentucky. Plaintiff Banks filed his consent to join on February 13, 2009.

17. During the class period, Plaintiff David Beertzer, Jr. resided in Leopold, Indiana. Plaintiff Beertzer filed his consent to join on February 17, 2009.

18. During the class period, Plaintiff Steven Bell, II resided in Otwell, Indiana. Plaintiff Bell filed his consent to join on January 26, 2009.

19. During the class period, Plaintiff Michael Berry resided in Owensboro, Kentucky. Plaintiff Berry filed his consent to join on February 20, 2009.

20. During the class period, Plaintiff Edward Boehman resided in Maceo, Kentucky. Plaintiff Boehman filed his consent to join on January 30, 2009.

21. During the class period, Plaintiff Kevin Brock resided in Santa Claus, Indiana. Plaintiff Brock filed his consent to join on February 23, 2009.

22. During the class period, Plaintiff Jeremy Brown resided in Lewisport, Kentucky. Plaintiff Lewisport filed his consent to join on August 5, 2008.

23. During the class period, Plaintiff Stephen Bruce resided in Hawesville, Kentucky. Plaintiff Bruce filed his consent to join on February 20, 2009.

24. During the class period, Plaintiff Donald Buckman resided in Coralville, Iowa. Plaintiff Buckman filed his consent to join on January 26, 2009.

25. During the class period, Plaintiff Brian Burnett, Jr. resided in Cloverport, Kentucky. Plaintiff Burnett filed his consent to join on January 27, 2009.

26. During the class period, Plaintiff James Burns resided in Elkton, Kentucky. Plaintiff Burns filed his consent to join on September 24, 2008.

27. During the class period, Plaintiff Gary Butts resided in Owensboro, Kentucky. Plaintiff Butts filed his consent to join on July 28, 2008.

28. During the class period, Plaintiff Bernard Byrd resided in Sheboygan, Wisconsin. Plaintiff Byrd filed his consent to join on January 26, 2009.

29. During the class period, Plaintiff Stephen Byrne resided in Owensboro, Kentucky. Plaintiff Byrne filed his consent to join on February 27, 2009.

30. During the class period, Plaintiff Timothy Campbell resided in Tell City, Indiana. Plaintiff Campbell filed his consent to join on February 23, 2009.

31. During the class period, Plaintiff Richard Carlisle resided in Utica, Kentucky. Plaintiff Carlisle filed his consent to join on January 26, 2009.

32. During the class period, Plaintiff Paul Carver resided in Owensville, Kentucky and Cookeville, Tennessee. Plaintiff Carver filed his consent to join on August 18, 2008.

33. During the class period, Plaintiff William Carwile, Jr. resided in Hardinsburg, Kentucky. Plaintiff Carwile filed his consent to join on January 26, 2009.

34. During the class period, Plaintiff Anthony Castello resided in Evanston, Indiana. Plaintiff Castello filed his consent to join on January 26, 2009.

35. During the class period, Plaintiff Gerald Chamberlain resided in Chrisney, Indiana. Plaintiff Chamberlain filed his consent to join on January 29, 2009.

36. During the class period, Plaintiff Mark Christian resided in Owensboro, Kentucky. Plaintiff Christian filed his consent to join on January 26, 2009.

37. During the class period, Plaintiff Aaron Cook resided in Cloverport, Kentucky. Plaintiff Cook filed his consent to join on January 26, 2009.

38. During the class period, Plaintiff Larry Cooper, Jr. resided in Greensburg, Kentucky. Plaintiff Cooper filed his consent to join on February 2, 2009.

39. During the class period, Plaintiff James Craig resided in Saint Marys, Georgia. Plaintiff Craig filed his consent to join on February 17, 2009.

40. During the class period, Plaintiff Merle Denny, Jr. resided in Oakland City, Indiana. Plaintiff Denny filed his consent to join on January 26, 2009.

41. During the class period, Plaintiff Dewey Dever, III resided in Hardinsburg, Kentucky. Plaintiff Dever filed his consent to join on February 23, 2009.

42. During the class period, Plaintiff Bryan Devine resided in Owensboro, Kentucky. Plaintiff Devine filed his consent to join on January 26, 2009.

43. During the class period, Plaintiff Scott DeWitt resided in Hawesville, Kentucky. Plaintiff Dewitt filed his consent to join on January 27, 2009.

44. During the class period, Plaintiff Steven DeWitt resided in Hardinsburg, Kentucky. Plaintiff Dewitt filed his consent to join on February 24, 2009.

45. During the class period, Plaintiff Trevor Dunn resided in Rockport, Indiana. Plaintiff Dunn filed his consent to join on March 2, 2009.

46. During the class period, Plaintiff Bradley Eberle resided in Tell City, Indiana. Plaintiff Eberle filed his consent to join on February 2, 2009.

47. During the class period, Plaintiff Nicholas Edge resided in Whitesville, Kentucky. Plaintiff Edge filed his consent to join on January 26, 2009.

48. During the class period, Plaintiff Terrence Evrard resided in Dale, Indiana. Plaintiff Evrard filed his consent to join on January 26, 2009.

49. During the class period, Plaintiff James Faught resided in Henderson, Kentucky. Plaintiff Faught filed his consent to join on January 26, 2009.

50. During the class period, Plaintiff Brandon Ford resided in Louisville, Kentucky. Plaintiff Ford filed his consent to join on January 27, 2009.

51. During the class period, Plaintiff James Franz resided in Gentryville, Indiana. Plaintiff Franz filed his consent to join on February 9, 2009.

52. During the class period, Plaintiff Eric Frizzell resided in Cannelton, Indiana. Plaintiff Frizzell filed his consent to join on January 23, 2009.

53. During the class period, Plaintiff Gregory Frizzell resided in Cannelton, Indiana. Plaintiff Frizzell filed his consent to join on January 23, 2009.

54. During the class period, Plaintiff Stanley Fuqua, Jr. resided in Hardinsburg, Kentucky. Plaintiff Fuqua filed his consent to join on January 30, 2009.

55. During the class period, Plaintiff Jeremy Galloway resided in Tell City, Indiana. Plaintiff Galloway filed his consent to join on February 13, 2009.

56. During the class period, Plaintiff Hoy Garrett, Jr. resided in Bristow, Indiana. Plaintiff Garrett filed his consent to join on March 9, 2009.

57. During the class period, Plaintiff Joseph Gillespie resided in Owensboro, Kentucky. Plaintiff Gillespie filed his consent to join on March 5, 2009.

58. During the class period, Plaintiff Robert Gogel, Jr. resided in Tell City, Indiana. Plaintiff Gogel filed his consent to join on January 23, 2009.

59. During the class period, Plaintiff Terry Graham resided in Tell City, Indiana. Plaintiff Graham filed his consent to join on January 26, 2009.

60. During the class period, Plaintiff Donald Graves resided in Tell City, Indiana. Plaintiff Graves filed his consent to join on January 30, 2009.

61. During the class period, Plaintiff Kyle Greenwell resided in Cannelton, Indiana. Plaintiff Greenwell filed his consent to join on January 26, 2009.

62. During the class period, Plaintiff David Gunn resided in Rockport, Indiana. Plaintiff Gunn filed his consent to join on January 29, 2009.

63. During the class period, Plaintiff David Hakes resided in Tell City, Indiana. Plaintiff Hakes filed his consent to join on February 17, 2009.

64. During the class period, Plaintiff Matthew Hakes resided in Tell City, Indiana. Plaintiff Hakes filed his consent to join on February 4, 2009.

65. During the class period, Plaintiff Joshua Hardin resided in Attleboro, Massachusetts. Plaintiff Hardin filed his consent to join on February 9, 2009.

66. During the class period, Plaintiff Jonathan Hardman resided in Owensboro, Kentucky. Plaintiff Hardman filed his consent to join on February 6, 2009.

67. During the class period, Plaintiff Thomas Hardman resided in Hardinsburg, Kentucky. Plaintiff Hardman filed his consent to join on January 26, 2009.

68. During the class period, Plaintiff Jeremy Higdon resided in Owensboro, Kentucky. Plaintiff Higdon filed his consent to join on January 26, 2009.

69. During the class period, Plaintiff Michael Holder resided in Tell City, Indiana. Plaintiff Holder filed his consent to join on January 23, 2009.

70. During the class period, Plaintiff James Holmes, Jr. resided in Tell City, Indiana. Plaintiff Holmes filed his consent to join on February 19, 2009.

71. During the class period, Plaintiff Benjamin Horsting resided in Loogootee, Indiana. Plaintiff Horsting filed his consent to join on March 2, 2009.

72. During the class period, Plaintiff Roger Howard resided in Orange Station, Texas. Plaintiff Howard filed his consent to join on January 26, 2009.

73. During the class period, Plaintiff Ronald Howell, III resided in Evansville, Indiana. Plaintiff Howell filed his consent to join on March 2, 2009.

74. During the class period, Plaintiff Bruce Hunt resided in Gulfport, Mississippi. Plaintiff Hunt filed his consent to join on January 26, 2009.

75. During the class period, Plaintiff Josh Hurm resided in Leopold, Indiana. Plaintiff Hurm filed his consent to join on February 6, 2009.

76. During the class period, Plaintiff Robert Johnson resided in Owensboro, Kentucky. Plaintiff Johnson filed his consent to join on February 6, 2009.

77. During the class period, Plaintiff Leon King resided in Tell City, Indiana. Plaintiff King filed his consent to join on January 23, 2009.

78. During the class period, Plaintiff Dean Knepper resided in Evanston, Indiana. Plaintiff Knepper filed his consent to join on January 26, 2009.

79. During the class period, Plaintiff Annette Kurger resided in Lewisport, Kentucky. Plaintiff Kurger filed her consent to join on February 13, 2009.

80. During the class period, Plaintiff John Lashley resided in Boonville, Indiana. Plaintiff Lashley filed his consent to join on February 17, 2009.

81. During the class period, Plaintiff James Lawson, Jr. resided in Cannelton, Indiana. Plaintiff Lawson filed his consent to join on January 29, 2009.

82. During the class period, Plaintiff Joseph LeDuff resided in Lehigh Acres, Florida. Plaintiff LeDuff filed his consent to join on January 26, 2009.

83. During the class period, Plaintiff Robert Lee, II resided in Evanston, Indiana. Plaintiff Lee filed his consent to join on February 2, 2009.

84. During the class period, Plaintiff Donald Lightfoot resided in Bowling Green, Kentucky. Plaintiff Lightfoot filed his consent to join on February 2, 2009.

85. During the class period, Plaintiff Dustin Lindsey resided in Evanston, Indiana. Plaintiff Lindsey filed his consent to join on February 23, 2009.

86. During the class period, Plaintiff Thomas Marshall resided in Cannelton, Indiana. Plaintiff Marshall filed his consent to join on March 6, 2009.

87. During the class period, Plaintiff Eric Martin resided in Owensboro, Kentucky. Plaintiff Martin filed his consent to join on January 26, 2009.

88. During the class period, Plaintiff William Martin resided in Tell City, Indiana. Plaintiff Martin filed his consent to join on January 26, 2009.

89. During the class period, Plaintiff Justin Masterson resided in Hardinsburg, Kentucky. Plaintiff Masterson filed his consent to join on February 17, 2009.

90. During the class period, Plaintiff Jim McCallister resided in Tell City, Indiana. Plaintiff McCallister filed his consent to join on March 9, 2009.

91. During the class period, Plaintiff Darrell McCarthy resided in Reynolds Stations, Kentucky. Plaintiff McCarthy filed his consent to join on February 17, 2009.

92. During the class period, Plaintiff Isaac McCarty resided in Owensboro, Kentucky. Plaintiff McCarty filed his consent to join on February 6, 2009.

93. During the class period, Plaintiff Thomas McCauley, Jr. resided in Hardinsburg, Kentucky. Plaintiff McCauley filed his consent to join on February 23, 2009.

94. During the class period, Plaintiff Charles McCoy resided in Cloverport, Kentucky. Plaintiff McCoy filed his consent to join on March 9, 2009.

95. During the class period, Plaintiff David McStoots resided in Clarkson, Kentucky. Plaintiff McStoots filed his consent to join on January 30, 2009.

96. During the class period, Plaintiff Matthew Milburn resided in Evansville, Indiana. Plaintiff Milburn filed his consent to join on January 26, 2009.

97. During the class period, Plaintiff Clyde Miller, Jr. resided in Owensboro, Kentucky. Plaintiff Miller filed his consent to join on February 17, 2009.

98. During the class period, Plaintiff James Moore resided in Hardinsburg, Kentucky. Plaintiff Moore filed his consent to join on February 9, 2009.

99. During the class period, Plaintiff Steven Nunn resided in Grandview, Indiana. Plaintiff Nunn filed his consent to join on January 26, 2009.

100. During the class period, Plaintiff Anthony Owens resided in Elnora, Indiana. Plaintiff Owens filed his consent to join on January 29, 2009.

101. During the class period, Plaintiff Nicholas Payne resided in Lewisport, Kentucky. Plaintiff Payne filed his consent to join on March 9, 2009.

102. During the class period, Plaintiff Alan Petri resided in Hawesville, Kentucky. Plaintiff Petri filed his consent to join on February 17, 2009.

103. During the class period, Plaintiff Anthony Plantz resided in Rockport, Indiana. Plaintiff Plantz filed his consent to join on February 11, 2009.

104. During the class period, Plaintiff Jason Powers resided in Owensboro, Kentucky. Plaintiff Powers filed his consent to join on February 9, 2009.

105. During the class period, Plaintiff Rodney Powers resided in Tell City, Indiana. Plaintiff Powers filed his consent to join on January 26, 2009.

106. During the class period, Plaintiff Michael Richards resided in Hawesville, Kentucky. Plaintiff Richards filed his consent to join on February 26, 2009.

107. During the class period, Plaintiff Stephen Richards resided in Fordsville, Kentucky. Plaintiff Richards filed his consent to join on January 26, 2009.

108. During the class period, Plaintiff Joseph Riley resided in Owensboro, Kentucky. Plaintiff Riley filed his consent to join on January 29, 2009.

109. During the class period, Plaintiff Christopher Risley resided in Rockport, Indiana. Plaintiff Risley filed his consent to join on January 26, 2009.

110. During the class period, Plaintiff Howell Roach, Jr. resided in Whitesville, Kentucky. Plaintiff Roach filed his consent to join on January 27, 2009.

111. During the class period, Plaintiff Chris Roark resided in Cannelton, Indiana. Plaintiff Roark filed his consent to join on February 13, 2009.

112. During the class period, Plaintiff Joseph Roccia resided in Evansville, Indiana. Plaintiff Roccia filed his consent to join on February 6, 2009.

113. During the class period, Plaintiff Robert Rudd resided in Tell City, Indiana. Plaintiff Rudd filed his consent to join on January 26, 2009.

114. During the class period, Plaintiff David Sandage resided in Plainfield, Indiana. Plaintiff Sandage filed his consent to join on January 26, 2009.

115. During the class period, Plaintiff Mark Sandage resided in Cannelton, Indiana. Plaintiff Sandage filed his consent to join on July 22, 2008.

116. During the class period, Plaintiff Traci Schaefer resided in Tell City, Indiana. Plaintiff Schaefer filed her consent to join on January 30, 2009.

117. During the class period, Plaintiff Michael Seibert resided in English, Indiana. Plaintiff Seibert filed his consent to join on January 30, 2009.

118. During the class period, Plaintiff Kevin Sexton resided in Owensboro, Kentucky. Plaintiff Sexton filed his consent to join on January 26, 2009.

119. During the class period, Plaintiff Kenneth Sexton, Jr. resided in Owensboro, Kentucky. Plaintiff Sexton filed his consent to join on January 26, 2009.

120. During the class period, Plaintiff Michael Simmons resided in Cloverport, Kentucky. Plaintiff Simmons filed his consent to join on March 9, 2009.

121. During the class period, Plaintiff Matthew Sims resided in Gentryville, Indiana. Plaintiff Sims filed his consent to join on January 26, 2009.

122. During the class period, Plaintiff James Spurling, II resided in Tell City, Indiana. Plaintiff Spurling filed his consent to join on July 22, 2008.

123. During the class period, Plaintiff Jason Stallings resided in Owensboro, Kentucky. Plaintiff Stallings filed his consent to join on January 26, 2009.

124. During the class period, Plaintiff Jason Stiles resided in Tell City, Indiana. Plaintiff Stiles filed his consent to join on January 29, 2009.

125. During the class period, Plaintiff Clint Stoner resided in Bloomfield, Indiana. Plaintiff Stoner filed his consent to join on January 28, 2009.

126. During the class period, Plaintiff Aaron Strahl resided in Cannelton, Indiana. Plaintiff Strahl filed his consent to join on March 9, 2009.

127. During the class period, Plaintiff Gregory Strathmann resided in Newburgh, Indiana. Plaintiff Strathmann filed his consent to join on January 26, 2009.

128. During the class period, Plaintiff Danny Sturgeon resided in Troy, Indiana. Plaintiff Sturgeon filed his consent to join on February 2, 2009.

129. During the class period, Plaintiff Jeremiah Sturgeon resided in Lewisport, Kentucky. Plaintiff Sturgeon filed his consent to join on February 17, 2009.

130. During the class period, Plaintiff Jefferson Taylor resided in Tell City, Indiana. Plaintiff Taylor filed his consent to join on January 26, 2009.

131. During the class period, Plaintiff John Thomas resided in Owensboro, Kentucky. Plaintiff Thomas filed his consent to join on January 26, 2009.

132. During the class period, Plaintiff Michael Thorn resided in Tobinsport, Indiana. Plaintiff Thorn filed his consent to join on March 4, 2009.

133. During the class period, Plaintiff William Tinch, II resided in Tell City, Indiana. Plaintiff Tinch filed his consent to join on January 29, 2009.

134. During the class period, Plaintiff Troy Todd resided in Calhoun, Kentucky. Plaintiff Todd filed his consent to join on January 26, 2009.

135. During the class period, Plaintiff Jesse Underhill resided in English, Indiana. Plaintiff Underhill filed his consent to join on January 29, 2009.

136. During the class period, Plaintiff Jamie Waninger resided in Lamar, Indiana. Plaintiff Waninger filed his consent to join on January 26, 2009.

137. During the class period, Plaintiff Gregory Weise resided in Owensboro, Kentucky. Plaintiff Weise filed his consent to join on January 26, 2009.

138. During the class period, Plaintiff Kenneth Williams resided in Hawesville, Kentucky. Plaintiff Williams filed his consent to join on March 2, 2009.

139. During the class period, Plaintiff Kenneth Williamson resided in Grand Rivers, Kentucky. Plaintiff Williamson filed his consent to join on January 26, 2009.

140. During the class period, Plaintiff Nathan Winings resided in Ireland, Indiana. Plaintiff Winings filed his consent to join on February 6, 2009.

141. During the class period, Plaintiff Dane Winkler resided in Grandview, Indiana. Plaintiff Winkler filed his consent to join on January 26, 2009.

142. During the class period, Plaintiff Keith Yano resided in Tell City, Indiana. Plaintiff Yano filed his consent to join on January 30, 2009.

143. During the class period, Plaintiff Bryan Young resided in Owensboro, Kentucky. Plaintiff Young filed his consent to join on January 26, 2009.

144. During the class period, Plaintiff David Zazzetti resided in Lincoln City, Indiana. Plaintiff Zazzetti filed his consent to join on January 26, 2009.

145. Defendant is a Wisconsin corporation with its principal place of business in Waupaca, Wisconsin. Defendant is the successor in interest to ThyssenKrupp Waupaca, Inc.

146. Defendant is a foundry specializing in supplying numerous industries with cast metal products.

JURISDICTION AND VENUE

147. Jurisdiction over the Plaintiffs' federal claims is based upon Section 16(b) of the Fair Labor Standards Act of 1938, as amended ("FLSA"), 29 U.S.C. § 216 and 29 U.S.C. §§ 1331 and 1337.

148. This Court is empowered to issue a declaratory judgment under 28 U.S.C. §§ 2201 and 2202.

149. The Southern District of Indiana, Evansville Division, has personal jurisdiction over Defendant because Defendant does business in Indiana and in this District, and because many of the acts complained of and giving rise to the claims alleged occurred or are occurring in this District.

150. Venue is proper because Defendant resides in this District and because a substantial part of the events or omissions giving rise to the claims alleged occurred in this District.

FACTUAL ALLEGATIONS

151. Upon information and belief, Defendant operates six ferrous foundries in Tell City, Indiana, Etowah, Tennessee, Marinette, Wisconsin, and Waupaca, Wisconsin, which serve numerous industries, such as agriculture, automotive, construction, and power tools. Between its six foundries, Defendant employs approximately 4,000 people. Defendant produces gray, ductile, and compacted graphite iron castings.

152. Defendant is a member of a highly regulated industry, and is subject to the scrutiny of federal and state environmental and occupational work safety agencies and administrative regulations, which require, among other things, that Defendant provide proper environmental controls to ensure worker safety and the means for workers to protect themselves from the dangers presented by their jobs.

153. Foundry workers at Defendant's foundries are nonexempt hourly employees, and the work performed by these Plaintiff employees is nonexempt work.

154. Defendant has not compensated its nonexempt employees for all hours worked as required by law.

A. Defendant has not paid its nonexempt employees full overtime compensation for the hours worked as required by law.

B. Defendant refuses to fully compensate its foundry employees for the time spent at the beginning of shifts donning and doffing safety and personal

protective gear and equipment that protects them from the strenuous and dangerous work conditions at its foundries, including but not limited to steel-toed boots with metatarsal shield protection, safety glasses, ear protection, flame-retardant uniforms, face shield, fire retardant leather gloves, and hard hats, and at the end of shifts for removing and returning these same items; such time is necessary and indispensable to the foundry worker's jobs.

C. Defendant also does not compensate its foundry workers for time spent showering after their shifts, time which is necessary and indispensable to their work, as the employees work with toxic or corrosive chemicals, and are exposed to silica and other foundry dusts that adhere to the skin and clothing, presenting a health hazard to the employees and any family members who come into contact with them.

D. Additionally, Defendant does not compensate its nonexempt workers for time spent walking to and from changing areas and the production floor.

E. Failing to pay these employees overtime pay for time spent donning and doffing gear and equipment, showering, and walking to and from the production floor at the foundries violates the applicable law.

155. Defendant did not exercise good faith in willfully failing to fully compensate its employees under the FLSA. Defendant consciously excluded from "hours worked" the time spent by foundry employees donning and doffing gear and equipment, showering, and walking to and from the production floor at the foundries.

156. Defendant's practices violate the laws pled herein. Plaintiffs equitable relief, overtime compensation for all overtime work required, suffered or permitted by Defendant, liquidated, or other damages and penalties permitted by applicable law, interest, and attorneys' fees and costs.

COLLECTIVE ACTION ALLEGATIONS

157. Plaintiffs' first cause of action is brought under Section 16(b) of the FLSA, 29 U.S.C. § 216(b), as a collective action on behalf of the FLSA Class.

158. The Named Plaintiffs and members of the FLSA Class are similarly situated in that they have substantially similar job requirements and pay provisions, are subject to Defendant's common practice, policy, or plan of unlawfully failing to pay for all hours worked, including pay at overtime rates.

159. The names and addresses of the FLSA Class are available from Defendant's records. The last collective action notice was disseminated in 2009, and no notice has been sent since that date. An updated notice, informing similarly situated employees that this action is pending, should be provided to the FLSA Class via both first class mail and by posting in Defendant's foundries as soon as possible.

FIRST CAUSE OF ACTION VIOLATION OF THE FAIR LABOR STANDARDS ACT OF 1938

160. Plaintiffs re-allege and incorporate by reference each and every allegation set forth in the preceding paragraphs.

161. The FLSA regulates, among other things, the payment of all hours worked, including overtime pay by employers whose employees are engaged in commerce, or

engaged in the production of goods for commerce, or employed in an enterprise engaged in commerce or in the production of goods for commerce. 29 U.S.C. § 207(a)(1). Defendant is, and was, subject to the pay requirements of the FLSA, because it is an enterprise engaged in commerce and its employees are engaged in commerce.

162. FLSA requires employers to pay employees for all hours in which the employee is suffered or permitted to work, including preparatory and concluding time. Hours worked includes time spent preparing for and concluding shifts, *i.e.*, time spent showering and donning and doffing safety and personal protective clothing and equipment, as well as donning and doffing before and after meal and other breaks. These types of activities are integral and indispensable parts of Defendant's employees' jobs.

163. Section 7(a)(1) of the FLSA, 29 U.S.C. § 207(a)(1), requires employers to pay non-exempt employees who work longer than 40 hours in a workweek overtime rates for hours worked in the workweek in excess of 40 hours. Defendant's employees, including the Named Plaintiffs, regularly worked more than 40 hours per week. Defendant violated the FLSA by requiring foundry employees to perform compensable work in excess of 40 hours without proper compensation.

164. By failing to keep, record, report or preserve records of hours worked by the Named Plaintiffs and members of the FLSA Class, Defendant has failed to make, keep, and preserve records with respect to each of its employees sufficient to determine their wages, hours, and other conditions and practices of employment, in violation of 29 U.S.C. § 201 et seq.

165. Members of the FLSA Class are entitled to damages equal to the amount of all uncompensated time, including overtime premium pay within the three years preceding the filing of this complaint, plus periods of equitable tolling. Defendant's failure to pay overtime to members of the FLSA Class was "willful" within the meaning of Section 6(a) of the Portal-to-Portal Pay Act, as amended, 29 U.S.C. § 255(a), because Defendant did not act in good faith in failing to pay proper overtime pay, and had no reason to believe that its failure to do so was not a violation of the FLSA, within the meaning of Section 11 of the Portal-to-Portal Pay Act, as amended, 29 U.S.C. § 260. Accordingly, the FLSA Class is entitled to an award of liquidated damages in an amount equal to the amount of unpaid overtime pay described above, pursuant to Section 16(b) of the FLSA. Alternatively, should the Court find that Defendant did not act willfully in failing to pay overtime pay, the FLSA Class is entitled to an award of prejudgment interest at the applicable legal rate.

166. Plaintiffs also seek reasonable attorneys' fees and costs, to be paid by Defendant, as provided by Section 16(b) of the FLSA, 29 U.S.C. § 216(b).

SECOND CAUSE OF ACTION COMMON LAW BREACH OF CONTRACT

167. Plaintiffs re-allege and incorporate by reference each and every allegation set forth in the preceding paragraphs.

168. As at-will employees, the Named Plaintiffs and members of the Indiana Class are entitled to compensation for all time they work, as consideration for the services they provide to Defendant.

169. Defendant promises its employees, at the time employees are hired, that they will be compensated at specified hourly base rates, plus piecework, for the hours they work. Defendant also promises its employees, at times during their employment, that they will be given additional consideration, in the form of raises or shift differentials, for the hours they work. The specified hourly base rates provide the basis for calculating the overtime compensation owed the Named Plaintiffs and members of the Indiana Class.

170. Defendant breached the terms of the employment agreements by failing to provide the Named Plaintiffs and the Indiana Class with full payment based upon all of the hours they worked.

171. Defendant is liable to the Named Plaintiffs and the Class for damages incurred as a result of its breach.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and all members of the FLSA Class, pray for relief as follows:

1. Designation of this action as a collective action on behalf of the proposed FLSA Class and prompt issuance of notice to all similarly situated members, apprising them of the pendency of this action, and permitting them to assert timely FLSA claims by filing individual Consents to Sue;
2. A declaratory judgment that the practices complained of herein are unlawful under the FLSA;

3. An award of damages, according to proof, including liquidated damages, to be paid by Defendant;
4. Costs of the action incurred herein, including expert fees;
5. Attorneys' fees, including fees pursuant to 29 U.S.C. § 216;
6. Pre- and post-judgment interest, as provided by law; and
7. For any other and further relief the Court may deem just or equitable.

Dated: 9/5, 2017

Respectfully Submitted,

LARSON • KING, LLP

By: T. Joseph Snodgrass

T. Joseph Snodgrass (MN#231071)

Kelly A. Lelo (MN#330838)

2800 Wells Fargo Place

30 E. Seventh Street

St. Paul, MN 55101

Telephone: (651) 312-6510

Kyle F. Biesecker (TN# _____)

**BIESECKER DUTKANYCH &
MACER, LLC**

411 Main Street

Evansville, IN 47708

Telephone: (812) 424-1000

J. Gordon Rudd, Jr. (MN#222082)

ZIMMERMAN REED, L.L.P.

1100 IDS Center

80 South 8th Street

Minneapolis, MN 55402

Telephone: (612) 341-0400

ATTORNEYS FOR PLAINTIFFS

1644944

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Christopher Michael Adams
First Middle Last

Address:* 18225 Lacey Lane
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City In 47586
City State Zip Code

Home Telephone:* (812) 719 6028 Work Telephone:* (812) 937-4489

E-mail (if applicable): Ody99@MSN.com

Name & Phone Number of Alternative Contact Person: Tiffani Adams 812 719 6025

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1.21.9

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Jared Lee Ahl
First Middle Last

Address:* 747 State Road 166
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Robinson IN 47520
City State Zip Code

Home Telephone:* (812) 547-6511 Work Telephone:* (812) 719-3483

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Jared Lee Ahl Date: 1-22-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Eric Brandon Alderson
First Middle Last

Address:* 6067 Little Tar Springs Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Hawesville Ky 42348
City State Zip Code

Home Telephone:* (270) 903-0500 Work Telephone:* () same

E-mail (if applicable): calderson0009@yahoo.com

Name & Phone Number of Alternative Contact Person: Tonya Taylor (Fiancee) 812-719-3776

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Eric B. Alderson Date: 1/21/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Christopher Lee Applegate
First Middle Last

Address:* 47 10th St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 547-4295 Work Telephone:* (812) 719-7627

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Amber Applegate (812) 719-7627

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-26-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* John Scott Aull
First Middle Last

Address:* 12140 Hwy 1513
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hawesville KY 42348
City State Zip Code

Home Telephone:* (270) 281-0103 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Shelly Aull (270) 281-0103

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: John Scott Aull Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Greg Wayne Austin
First Middle Last

Address:* 20416 Old State Rd. 37
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Branchville IN 47514
City State Zip Code

Home Telephone:* (812) 719-4043 Work Telephone:* (812) 547-0700

E-mail (if applicable): buckbuster12004@yahoo.com

Name & Phone Number of Alternative Contact Person: Lou Ann Walton 812-843-5580

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Greg W. Austin Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* KENNETH DWAYNE Austin
First Middle Last

Address:* 97 STATE ROUTE 1957
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Lewisport Ky. 42351
City State Zip Code

Home Telephone:* (270) 295-3586 Work Telephone:* (270) 922-0950

E-mail (if applicable): RETURNODAREAPER@aol.com

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2-12-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Scott Andrew Austin
First Middle Last

Address:* 1731 E. Denton Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

English IN 47118
City State Zip Code

Home Telephone:* (812) 596 4503 Work Telephone:* () SAME

E-mail (if applicable): N/A

Name & Phone Number of Alternative Contact Person: N/A

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Scott A. Antle Date: 1-23-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. ' 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

Wesley N. Ball
Name

2307 st. rd. 166
Address

Tobinsport IN 47520
City State Zip

812-547-7470
Phone

I am a current or (former) employee of Thyssen Krupp Waukena plant 5 Tell City IN

Wesley N. Ball
Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* John Daniel Ballew
First Middle Last

Address:* 5776 Old Ky Hwy 54
No. Street, Road, Route, Etc. Apt., Lpt, Suite No.

Philpot Ky 42366
City State Zip Code

Home Telephone:* (270) 729-2578 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: 270 729-4431 Wanda Ballew

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: John Ballew Date: Jan 20 2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

REC'D FEB 13 2009

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Casey Glen Banks
First Middle Last

Address:* 827 Walnut St. Owensboro KY 42301
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
City State Zip Code

Home Telephone:* (270) 302-9460 Work Telephone:* () N/A

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Cathy Banks 270-313-9558

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Casey Banks Date: 2-8-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* David A Beertzer Jr
First Middle Last

Address:* 15280 Owen Lane
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Leopold IN 47551
City State Zip Code

Home Telephone:* (812) 431-3104 Work Telephone:* (270) 927-6961 ext 536

E-mail (if applicable): Davebeertzer@hotmail.com

Name & Phone Number of Alternative Contact Person: Angel Beertzer (812) 719-9399

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: David Beertzer Date: 2-12-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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E.D Wis. Case No. 08-C-488

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Name (please print):* Steven Michael Bell II
First Middle Last

Address:* PO Box 224
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Otwell IN 47564
City State Zip Code

Home Telephone:* (812) 582-3055 Work Telephone:* (812) 582-3055 512 354-8658

E-mail (if applicable): N/A

Name & Phone Number of Alternative Contact Person: Steve Bell Jr. 354-7021

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Steven M. Bell II Date: 1-21-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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Name (please print):* Michael Ricardo Berry
First Middle Last

Address:* 2514 Highpointe Cove
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Duransboro IN 42303
City State Zip Code

Home Telephone:* 670 683-0326 Work Telephone:* ()

E-mail (if applicable): AshleyA.Berry@ky.gov

Name & Phone Number of Alternative Contact Person: Ashley Berry 270 314-3258

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: M. H. Berry Date: 2-17-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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E.D Wis. Case No. 08-C-488

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Name (please print):* Edward Wayne Boehman
First Middle Last

Address:* 1115 Pearl St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro KY 42303
City State Zip Code

Home Telephone:* (270) 315-5384 Work Telephone:* (270) 993-8389

E-mail (if applicable): edaddshadayd4@aol.com

Name & Phone Number of Alternative Contact Person: Shadley Boehman 270-689-7229

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-27-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Kevin Franklin Brock
First Middle Last

Address:* 1091 W Chestnut by the Fire
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Santa Claus IN 47579
City State Zip Code

Home Telephone:* (812) 686-0093 Work Telephone:* (812) 547 0756

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Courtney Brock (812) 568 7865

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 2/19/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. § 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

Jeremy "Shane" Brown
Name

175 Robin Circle
Address

Lewisport Kentucky 42351
City State Zip

270-295-4820 OR 270-314-8056
Phone

I am a current or former employee of ThyssenKrupp Waupaca.


Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* STEPHEN ADAM BRUCE
First Middle Last

Address:* 600 SCENIC HILLTOP LN.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
HAWESVILLE KY 42348
City State Zip Code

Home Telephone:* (270) 922-7598 Work Telephone:* (812) 547-0700

E-mail (if applicable): —

Name & Phone Number of Alternative Contact Person: STEPHANIE THOMPSON 270-922-7598

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Stephen Bruce Date: 2-14-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Donald L. Buckman
First Middle Last

Address:* 1870 Hatfield Stevens Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Calhoun Ky. 42327
City State Zip Code

Home Telephone:* 270 499-1345 Work Telephone:* 270 926-6554

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Michelle Buckman 270 499-1735

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 1-21-09

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J. Gordon Rudd, Jr.,
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Brian Jeffrey Burnett
First Middle Last

Address:* 4855 Tar Springs Road
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Cloverport Kentucky 40111
City State Zip Code

Home Telephone:* (270) 617-3880 Work Telephone:* (270) 617-3880

E-mail (if applicable): cptace3@gmail.com

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1/20/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. § 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

James m Burns
Name
747 13TH street
Address
Tell city IN 47586
City State Zip
706-764-6582
Phone

I am a current or former employee of ThyssenKrupp Waupaca.

James Burns
Signature

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. § 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

Gary Butts
Name
10025 Hwy 144
Address
Philpot Ky 42366
City State Zip
(270) 281-9558
Phone

I am a current or former employee of ThyssenKrupp Waupaca.

Gary W Butts
Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Bernard W Byrd
First Middle Last

Address:* 1020 pestalozzi st
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Ten IN 47586
City State Zip Code

Home Telephone:* (423) 920-2749 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Bernard W Byrd Date: 1/20/09

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Name (please print):* Stephen Lec Byrne
First Middle Last

Address:* 6118 Sutter 1p West
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro Ky 42303
City State Zip Code

Home Telephone:* (270) 281-9364 Work Telephone:* () NA

E-mail (if applicable): NA

Name & Phone Number of Alternative Contact Person: 270 683 7477

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Stephen I Byrne Date: _____

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* Timothy M. Campbell
First Middle Last

Address:* 1015 23rd St. Apt # 205
No. Street, Road, Route, Etc. Apt., Lo., Suite No.

TELL IN 47586
City State Zip Code

Home Telephone:* (812) 547-4919 Work Telephone:* (812) 547-4919

E-mail (if applicable): NA

Name & Phone Number of Alternative Contact Person: Jeff Campbell (812) 547-7299

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2-18-09

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Name (please print):* Richard Bradley Carlisle
First Middle Last

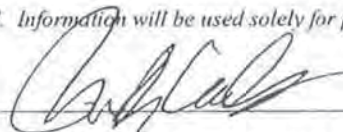
Address:* 730 Rand Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Dwensboro KY 42301
City State Zip Code

Home Telephone:* (270) 222-0943 Work Telephone:* (270) 684-3944

E-mail (if applicable): leslie@shaneCOXINS.com

Name & Phone Number of Alternative Contact Person: Leslie Carlisle (wife) 270-222-0943

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1/21/09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. § 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

PAUL CARVER
Name
4353 Landsdowne North
Address
Owensboro Ky 42303
City State Zip
(270) 302-9753
Phone

I am a current or former employee of ThyssenKrupp Waupaca.

Paul Carver
Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* William Dwayne Carwile Jr
First Middle Last

Address:* 1238 Flood Road
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hardinsburg Ky 40143
City State Zip Code

Home Telephone:* (270) 617-0481 Work Telephone:* (812) 547-0700

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Destiny Carwile (270) 617-0480

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: William D. C. - J Date: 1-20-09

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Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* ANTHONY WAYNE CASTELLO
First Middle Last

Address:* 9049 E. CR. 900N.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

EVANSTON IN 47531
City State Zip Code

Home Telephone:* (812) 362-7798 Work Telephone:* (812) 547-0768

E-mail (if applicable): CASTELLCA26@YAHOO.COM

Name & Phone Number of Alternative Contact Person: BARBARA CASTELLO (812) 362-7798

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Anthony W. Castello Date: 1/21/09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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Name (please print):* GERALD WAYNE CHAMBERLAIN
First Middle Last

Address:* 1621 13TH ST
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

TELL CITY IN 47586
City State Zip Code

Home Telephone:* (812) 608 1007 Work Telephone:* () UNEMPLOYED

E-mail (if applicable): ~~GERALD~~ JYSTER 40 @ HOTMAIL . COM

Name & Phone Number of Alternative Contact Person: JUDY HUNSON 812 367-2150

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Gerald Wayne Chamberlain Date: 1/23/09

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Name (please print):* Mark Dwayne Christian
First Middle Last

Address:* 503 Hill Ave.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro KY 42301
City State Zip Code

Home Telephone:* (270) 686-3485 Work Telephone:* (270) 485-1390

E-mail (if applicable): mchristian@roadrunner.com

Name & Phone Number of Alternative Contact Person: Marsha Christian (270) 686-3485
(270) 485-1512

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1/30/09

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Name (please print):* Aaron Ray Cook
First Middle Last

Address:* 1225 Pennsylvania Ave
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Newport Ky 42351
City State Zip Code

Home Telephone:* (270) 922-7795 Work Telephone:* (270) 922-7795

E-mail (if applicable): ARAY.71@HotMail.com

Name & Phone Number of Alternative Contact Person: Wayne Cook (270) 921-8147

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Aaron R Cook Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* LARRY LOUIS COOPER JR
First Middle Last

Address:* 155 GOLF COURSE ROAD
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
GREENSBURG KENTUCKY 42743
City State Zip Code

Home Telephone:* (270) 932-6294 Work Telephone:* (270) 922-0726
Cell

E-mail (if applicable):

Name & Phone Number of Alternative Contact Person: LARRY COOPER SR 270-405-6502

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-29-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* James Roger Craig
First Middle Last

Address:* 102 Palmetto St. / PO Box 5027
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

St. Marys, GA 31558
City State Zip Code

Home Telephone:* (912) 882-7352 Work Telephone:* (912) 322 7109

E-mail (if applicable): rgcraig@yahoo.com

Name & Phone Number of Alternative Contact Person: April Craig 912-322-7974

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: James Craig Date: 1-27-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Name (please print):* Meste Wayne Denny Jr.
First Middle Last

Address:* 12040 E. Hickory Ln.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Oakland City Indiana 47660
City State Zip Code

Home Telephone:* (812) 749-4541 Work Telephone:* (812) 664-2246

E-mail (if applicable): psword9@yahoo.com

Name & Phone Number of Alternative Contact Person: Patsy Denny (812) 664-2245

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-21-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Name (please print):* Dewey Allen Deyer
First Middle Last

Address:* 102 Rose Ave
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Irvington KY 40146
City State Zip Code

Home Telephone:* (270) 547-5514 Work Telephone:* (270) 945-1035

E-mail (if applicable): dylan08@bhtel.com

Name & Phone Number of Alternative Contact Person: Sarah Deyer (270) 945-3121

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 2-18-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Name (please print):* Bryan Lemuel Devine
First Middle Last

Address:* 1834 Cecelia ct
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro KY 42301
City State Zip Code

Home Telephone:* (270) 929-6877 Work Telephone:* (270) 929-6877

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1/21/09

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Name (please print):* Scott Orville DeWitt
First Middle Last

Address:* PO Box 164
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hawesville Ky. 42348
City State Zip Code

Home Telephone:* cell # 270-315-6968 Work Telephone:* ()

E-mail (if applicable): mjabbey0231@aatt.net

Name & Phone Number of Alternative Contact Person: Mandy J. DeWitt (wife)
270-315-2687

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Scott O. DeWitt Date: 1/24/2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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Name (please print):*

~~Steven Ray DeKeyser~~ Steven Ray DeKeyser
First Middle Last

Address:*

1-r 1 Kingsley Lane
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Madison, Wis. 53713
City State Zip Code

Home Telephone:*

(202) 314-6476

Work Telephone:*

()

E-mail (if applicable):

mandy50@aol.com

Name & Phone Number of Alternative Contact Person:

Wendy DeWitt (202) 314-6477

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:

[Handwritten Signature]

Date: 2/20/09

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Name (please print):* TREVOR WAYNE DUNN
First Middle Last

Address:* 3295 W CR 100 S
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Rockport IN 47635
City State Zip Code

Home Telephone:* (812) 205 7040 Work Telephone:* ()

E-mail (if applicable): N/A

Name & Phone Number of Alternative Contact Person: DIANA FEUERBACK 812 686-4493

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Trevor Wayne Dunn Date: 2/22/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Bradley D. Eberle
First Middle Last

Address:* 9100 Steward Road
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 547-8053 Work Telephone:* (812) 719-9638

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Bill Eberle 812-686-0314

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Bradley Eberle Date: 1-27-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Nicholas Todd Edge
First Middle Last

Address:* 9030 Stillhouse Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Whitesville Ky. 42378
City State Zip Code

Home Telephone:* (270) 233-5548 Work Telephone:* (1) 608-2294

E-mail (if applicable): NA

Name & Phone Number of Alternative Contact Person: Sharon Edge 233-5548

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Nick Edge Date: 1/20/09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* TERRENCE L EVARD
First Middle Last

Address:* 302 W VINCE ST
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
DALE IN 47523
City State Zip Code

Home Telephone:* (812) 937-2216 Work Telephone:* (812) 547-0700

E-mail (if applicable): bull19d1e2@yahoo.com

Name & Phone Number of Alternative Contact Person: MIKE EVARD (812) 827-0750

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: TERRENCE L EVARD Date: 23 JAN 09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Zimmerman Reed, PLLP
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Name (please print):* James Adrian Faugh
First Middle Last

Address:* 16427 Bluff Cty Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Henderson Ky 42420
City State Zip Code

Home Telephone:* (812) 222-7874 Work Telephone:* () same

E-mail (if applicable): gduy777@hotmail.com

Name & Phone Number of Alternative Contact Person: 270-465-7722 James, Faugh

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-21-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* Brandon R Ford
First Middle Last

Address:* 8432 S. Hwy. 261
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Falls of Rough KY 40119
City State Zip Code

Home Telephone:* (270) 756-6149 Work Telephone:* () N/A

E-mail (if applicable): brandonford1987@yahoo.com

Name & Phone Number of Alternative Contact Person: Jessica Clark 502-681-6840

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Brandon Ford Date: 1/21/09

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J. Gordon Rudd, Jr.
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Name (please print):* Janes Aaron Franz
First Middle Last

Address:* 6711 Simpson Road
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Gentryville IN 47537
City State Zip Code

Home Telephone:* (812) 567-4533 Work Telephone:* (812) 393-9407

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Stacy Franz 812-598-1514

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2-4-09

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E.D Wis. Case No. 08-C-488

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Name (please print):* Eric Wayne Frizzell
First Middle Last

Address:* 42 ZURICH WAY
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 547-8166 Work Telephone:* (812) 719-4680

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: GREG Frizzell 812-719-2819

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Eric W. Frizzell Date: 1-21-09

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Zimmerman Reed, PLLP
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E.D Wis. Case No. 08-C-488

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Name (please print):* GREGORY Wayne FRIZZELL
First Middle Last

Address:* 42 ZURICH Way
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
TELL City IN. 47586
City State Zip Code

Home Telephone:* (812) 547-8166 Work Telephone:* (502) 974-8852

E-mail (if applicable): gregoryfrizzell@sbcglobal.net

Name & Phone Number of Alternative Contact Person: TINA FRIZZELL 812-547-8166

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1-20-09

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Name (please print):* Stanley Glenn Fuqua Jr.
First Middle Last

Address:* 417 East 7th Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hardinsburg Ky 40143
City State Zip Code

Home Telephone:* (270) 256-4930 Work Telephone:* () N/A

E-mail (if applicable): MaryeFuqua@yahoo.com

Name & Phone Number of Alternative Contact Person: Mary Fuqua (270) 315 3723

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Stanley Fuqua Date: 1-21-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

REC'D FEB 13 2009

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* Jeremy K Galloway
First Middle Last

Address:* 1206 Main St
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tell City IN 47586
City State Zip Code

Home Telephone:* () None Work Telephone:* (812) 719-2881

E-mail (if applicable): jgalloway@PSCI.Net

Name & Phone Number of Alternative Contact Person: Bonnie Fuchs, 270 927-6103

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Jeremy Galloway Date: 2/10/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Hoy Thomas Garrett Jr.
First Middle Last

Address:* P.O. Box 32
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Bristow Ind. 47515
City State Zip Code

Home Telephone:* (812) 843 5014 Work Telephone:* (812) 547 0727

E-mail (if applicable): hoy @ psci.net

Name & Phone Number of Alternative Contact Person: Hoy T Garrett Sr. 812 829 4162

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 2/16/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

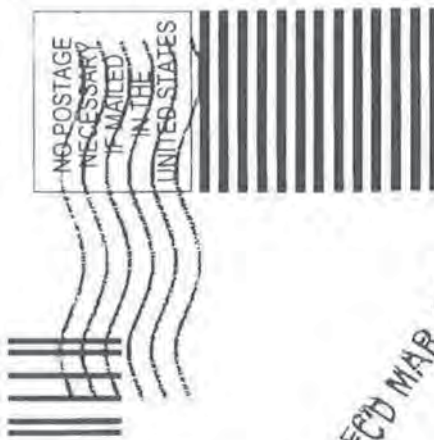
J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402



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ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* Joseph R Gillespie
First Middle Last

Address:* P.O. Box [REDACTED] 21083
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42304
City State Zip Code

Home Telephone:* (270) 244-0595 Work Telephone:* ()
244-0595

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Roxie Gillespie, 270-315-2768

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Joseph Gillespie Date: 3/1/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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Name (please print):* Robert J. Gogel Jr.
First Middle Last

Address:* 1037 Main St. IN 47586
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
City State Zip Code

Home Telephone:* (812) 719-0073 Work Telephone:* ()

E-mail (if applicable): ~~chevyguy@att.blackberry.net~~ joeygogel@yahoo.com chevyguy-@att.blackberry.net

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Robert J. Gogel Jr. Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

E-mail: chevyguy-@att.blackberry.net
or
joeygogel@yahoo.com
either or both email
will work

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* FERRY A GRAHAM
First Middle Last

Address:* 27 LOOP DRIVE TELL CITY IN 47580
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

IN 812 719 8254 IN 47580
City State Zip Code

Home Telephone:* (812) 547-5721 Work Telephone:* (812) 547-0700

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: JAMES GRAHAM 812 547-5721

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: James Graham Date: 1-20-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
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Name (please print):* DONALD H GIRAVES
First Middle Last

Address:* 13245 Autumn Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City Ind. 47586
City State Zip Code

Home Telephone:* (812) 836-2341 Work Telephone:* (812) 547 7071

E-mail (if applicable): habe dogiraves@psci.net

Name & Phone Number of Alternative Contact Person: Susan Boone 812 719

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Donald H Graves Date: 1-26-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
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Name (please print):* Kyle Edward Greenwell
First Middle Last

Address:* 50 Hamilton Smith Square
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Cannelton IN 47520
City State Zip Code

Home Telephone:* (812) 547-3785 Work Telephone:* (812) 547-7981

E-mail (if applicable): Kyle.greenwell.2000@yahoo.com

Name & Phone Number of Alternative Contact Person: Brad Clem 1-270-922-6495

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-21-09

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Name (please print):* David Scott Gunn
First Middle Last

Address:* 4110 N. Maple St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Richland IN 47634
City State Zip Code

Home Telephone:* (812) 359-5662 Work Telephone:* (812) 649-4360

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Julie Blissett (812) 649-2439

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1/17/09

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Name (please print):* DAVID FOGER HAKES
First Middle Last

Address:* 928 - ELEVENTH STREET
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
TELL CITY, IN 47586
City State Zip Code

Home Telephone:* 812-577-8776 Work Telephone:* 812-719-0082

E-mail (if applicable): crh-69me@yahoo.com

Name & Phone Number of Alternative Contact Person: MATTHEW D. HAKES (SAME AS ABOVE)

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2/7/09

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Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Matthew David Hakes
First Middle Last

Address:* 928 11th street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 547-6896 Work Telephone:* (812) 719-2774

E-mail (if applicable): Bigdaddy Hakes @ yahoo .com

Name & Phone Number of Alternative Contact Person: Julie Hakes 1-812-547-6896

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Matthew D. Hakes Date: 1/31/2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* JOSH E Hardin
First Middle Last

Address:* 246 Pike Ave
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Atchewa MI 62803
City State Zip Code

Home Telephone:* (508) 222-5924 Work Telephone:* (270) 313-0038

E-mail (if applicable): oscar.josh@att.net

Name & Phone Number of Alternative Contact Person: Ashley Cameron 508-726-7314

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2/2/09

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J. Gordon Rudd, Jr.
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Name (please print):* Jonathan Richard Hardman
First Middle Last

Address:* 3436 Deer Trail
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro Kentucky 42301
City State Zip Code

Home Telephone:* (270) 929-5452 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Greta Hardman (270) 929-5456

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 1-31-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicolle Mall
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Name (please print):* Thomas Van Hardman
First Middle Last

Address:* 142 Chapin Ln. Hardinsburg Ky. 40143
No. Street, Road, Route, Etc. Apt., Lot, Suite No. City State Zip Code

Home Telephone:* (270) 788-6235 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Dawn Hardman (270) 617-1531

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Thomas V. Hardman Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* Jeremy K Higdon
First Middle Last

Address:* 2216 Landsdowne South
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42303
City State Zip Code

Home Telephone:* (270) 316-0141 Work Telephone:* (270) 684-0706

E-mail (if applicable): Higdonj@Hotmail.com

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: _____

Date: _____

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Name (please print):* Michael Hayworth Holder
First Middle Last

Address:* 915 7th Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City Indiana 47586
City State Zip Code

Home Telephone:* (812) 661-1655 Work Telephone:* () N/A

E-mail (if applicable): MCHLHOLDER@AOL.COM

Name & Phone Number of Alternative Contact Person: Laurie Holder 812-661-1670

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Michael H. Holder Date: 01-20-09

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J. Gordon Rudd, Jr.
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651 Nicollet Mall
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Name (please print):* James Allen Holmes Jr.
First Middle Last

Address:* 648-17TH STREET
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

TELL CITY, IN. 47582
City State Zip Code

Home Telephone:* (812) 547-6459 Work Telephone:* (812) 843-4222

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: MONICA HOLMES 812-719-5012

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: James A Holmes Jr. Date: 2-15-09

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Name (please print):* BENJAMIN LEE HORSTENIG
First Middle Last

Address:* 5246 NEWBORG HEIGHTS DR APT C
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

NEWBURGH NH 47630
City State Zip Code

Home Telephone:* (812) 827-6747 Work Telephone:* ()

E-mail (if applicable): ben.horstening@yahoo.com

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 2-14-09

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Name (please print):* ROGER Timothy Howard
First Middle Last

Address:* 1015 Windward Heights Loop
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Lewisport Ky 42351
City State Zip Code

Home Telephone:* (425) 244-1814 Work Telephone:* (812) 547-0786

E-mail (if applicable): Kyrakuli.Kami@yahoo.com

Name & Phone Number of Alternative Contact Person: Suzanne Howard (207)-272-3873

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Roger In Howard Date: 1-21-09

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Name (please print):* BONALD MACK Howell III
First Middle Last

Address:* 646 Beachfront Dr
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Evansville IN 47715
City State Zip Code

Home Telephone:* (512) 661-9159 Work Telephone:* ()

E-mail (if applicable): ronniehowell1985@yahoo.com

Name & Phone Number of Alternative Contact Person: Cheryl Noblitt 812-661-1269

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Ronald Mack Howell III Date: 2-26-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* Boyle Alfred Hunt
First Middle Last

Address:* 318 East Houston Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Cleveland Ky 40111
City State Zip Code

Home Telephone:* (270) 788-5904 Work Telephone:* (502) 414-2063

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: 270-788-5904 Barbara Slusser

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-21-09

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J. Gordon Rudd, Jr.
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Name (please print):* Joshua Curtis Humm
First Middle Last

Address:* 18272 Leopold Drive Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Leopold IN 47551
City State Zip Code

Home Telephone:* (812) 843-4845 Work Telephone:* (812) 719-0333

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Lindsay Humm 719-2201

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Joshua Curtis Humm Date: 2-3-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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Name (please print):* Robert P Johnson
First Middle Last

Address:* 2313 West Parrish Ave
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42301
City State Zip Code

Home Telephone:* (270) 314-9889 Work Telephone:* (270) 314-9889

E-mail (if applicable): johnsonrjohnson@yahoo.com

Name & Phone Number of Alternative Contact Person: Lynn Edmonson (270) 316-4362

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Robert Johnson Date: 1-26-09

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Name (please print):* Leon "Derek" King
First Middle Last

Address:* P.O. Box 89
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Iron IN 47588
City State Zip Code

Home Telephone:* (812) 547-1213 Work Telephone:* ()

E-mail (if applicable): theKingclan@PSCI.net

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 19 Jan 2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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Name (please print):* Dean CRAIG KNEPPER
First Middle Last

Address:* 8030 N OLD LAMAR Hwy
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

EVANSTON IL 47531
City State Zip Code

Home Telephone:* (812) 547-2395 Work Telephone:* (812) 547-0700

E-mail (if applicable): dean@coopscf.com

Name & Phone Number of Alternative Contact Person: CARMEN KNEPPER 812-719-3333

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Dean C. Knepper Date: 1-21-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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ThyssenKrupp Waupaca Case Consent to Participate
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REC'D FEB 13 2009

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Name (please print):* Annette M. Hedskins-Kruger
First Middle Last
Address:* 500 Hickory Ridge Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Lewistown Ky 42351
City State Zip Code
Home Telephone:* (270) 941-5112 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: John Hedskins-Kruger (270) 941-5112

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Annette M. Hedskins-Kruger Date: 2-5-09

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Name (please print):* John N LASHLEY
First Middle Last

Address:* 914 EAST MONROE STREET
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Boonville IN 47601
City State Zip Code

Home Telephone:* (812) 897-8914 Work Telephone:* (812) 449-0715

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Brenda Hachmeister (812) 897-4557

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2-12-09

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Name (please print):* James Robert Lawson Jr
First Middle Last

Address:* 21 Lafayette LN
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Cannelton Indiana 47520
City State Zip Code

Home Telephone:* (812) 547-3707 Work Telephone:* (812) 547-0089

E-mail (if applicable): jlawson@psci.net

Name & Phone Number of Alternative Contact Person: Bernd Lawson 812-549-1477

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: James R Lawson Jr Date: 1-20-09

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Name (please print):* Joseph E LeDuff
First Middle Last

Address:* 2139 Barman Dr
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

DuSable IL 42301
City State Zip Code

Home Telephone:* (270) 315-6515 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-22-09

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Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* ROBERT EDWARD LEE
First Middle Last

Address:* 10730 E 1400 N
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
EVANSTON IN 47531
City State Zip Code

Home Telephone:* (812) 717 2013 Work Telephone:* (812) 686 7026

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-28-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* DAVID Wayne Lightfoot
First Middle Last

Address:* 1240 N. Lee Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Bowling Green KY 42101
City State Zip Code

Home Telephone:* (270) 586-9165 Work Telephone:* (270) 586-7144

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Delios Lightfoot 586-9165

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: David W. Lightfoot Date: 1-25-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Dustin Alan Lindsey
First Middle Last

Address:* 10265 N Co. Rd. 1250 E
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Evanson IN 47531
City State Zip Code

Home Telephone:* (812) 719-5708 Work Telephone:* (812) 937 1923

E-mail (if applicable): NA

Name & Phone Number of Alternative Contact Person: David Lindsey 812-685-2585

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Dustin A Lindsey Date: 2-12-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* THOMAS LEE MARSHALL
First Middle Last

Address:* 5954 BOYD ROAD
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

CHANDLER IN 47520-9774
City State Zip Code

Home Telephone:* (812) 547-7036 Work Telephone:* () 7114

E-mail (if applicable): TMARSHALL@SWINDINER.NET

Name & Phone Number of Alternative Contact Person: Rodney D. Wheeler
512-547-3495

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: D. Marshall Date: 03/04/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* ERIC SCOTT MARTIN
First Middle Last

Address:* 5225 OLD HARTFORD Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

OWENSBORO KY 42303
City State Zip Code

Home Telephone:* (270) 929-4734 Work Telephone:* (270) 302-2021

E-mail (if applicable): BECKLM30 AT YAHOO.COM

Name & Phone Number of Alternative Contact Person: JUDY WEDDING (270) 688-8042 HOME

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Eric S. Martin Date: Jan. 21, 2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* William Wayne Martin
First Middle Last

Address:* 19075 State Road 37
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
TELL City, In. 47586
City State Zip Code

Home Telephone:* (812) 719 3669 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: TERRY MARTIN 423 559 8853

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Wayne Martin Date: Jan. 22, 2008

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Justin Tyler Masterson
First Middle Last

Address:* 1531 Salas Miller LN.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Hardinsburg KY 40143
City State Zip Code

Home Telephone:* (270) 617-3909 Work Telephone:* (270) 617-3909

E-mail (if applicable): None

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Justin Masterson Date: 2-9-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Jim B McCaullister
First Middle Last

Address:* 9929 Old State Road 37
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 719-2949 Work Telephone:* (812) 719-2949

E-mail (if applicable): N/A

Name & Phone Number of Alternative Contact Person: Chelsea Schaab (812) 719-0941

**Required field. Information will be used solely for purposes of this lawsuit.*

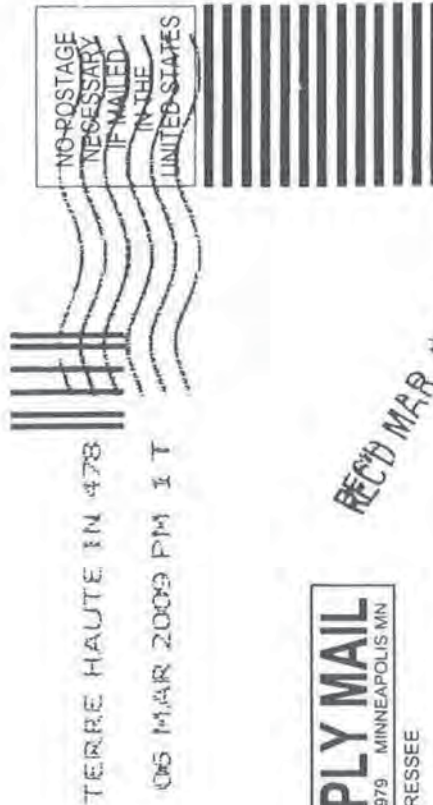
Signature: [Signature] Date: 3/4/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402



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MINNEAPOLIS MN 55402-9615

REC'D MAR 08 2009



ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* DARRELL Neil MCCARTHY
First Middle Last

Address:* 2724 Hawesville Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Reynolds KY 42368
City State Zip Code

Home Telephone:* (270) 233-2275 Work Telephone:* ()

E-mail (if applicable): KY 2724 (a) 901 a com

Name & Phone Number of Alternative Contact Person: Sonia McCarthy

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Darrell McCarthy Date: 2-11-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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E.D Wis. Case No. 08-C-488

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Name (please print):* Isaac James McCarty
First Middle Last

Address:* 10809 Powers Ln
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42301
City State Zip Code

Home Telephone:* (270) 302-2785 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Heather McCartney (270) 313-8349

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Isaac McCartney Date: 2-01-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Thomas Gerald McCauley Jr.
First Middle Last

Address:* 65 Easy Ln. #
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Hardinsburg Ky 40143
City State Zip Code

Home Telephone:* (270) 257-0702 Work Telephone:* (270) 617-2138

E-mail (if applicable): CATMAN2138@HOTMAIL.COM

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Thomas G McCauley Jr Date: 2/18/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Charles E. McCoy
First Middle Last

Address:* 908 West Houston Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Cloverport Ky. 40111
City State Zip Code

Home Telephone:* (270) 617-2971 Work Telephone:* (812) 547-0700

E-mail (if applicable): kcay33@yahoo.com

Name & Phone Number of Alternative Contact Person: Kellie mcmccoy 270-617-2243

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 3/6/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

Charles E. McLaughlin
908 West Horatoka
Claremont, Ky 40111

LOUISVILLE KY 402

05 MAR 2009 PM 3 L



REC'D MAR 10 2009

-J. Gordon Rudd, Jr.
Zimmerman, Paul, PLLP
651 Nicollet Mall
Suite 50
Minneapolis, Minnesota
55402

55402+1667



ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* David Allen Mestoots
First Middle Last

Address:* 110 Layman Dr.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Leitchfield Ky 42784
City State Zip Code

Home Telephone:* (270) 230-8258 Work Telephone:* (812) 547-5060

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: April Mestoots (270) 668-7566

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: David Mestoots Date: 1-26-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Matthew Lee Milburn
First Middle Last

Address:* 509 North 7th Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Cannelton IN 47520
City State Zip Code

Home Telephone:* (812) 719-9312 Work Telephone:* ()

E-mail (if applicable): Matt24tc@hotmail.com

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Matthew Lee Milburn Date: 12-21-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Clyde Allen Miller Jr
First Middle Last

Address:* 3802 Mark Twain Ct
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42303
City State Zip Code

Home Telephone:* (270) 683 9962 Work Telephone:* (270) 929 8328

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 2-14-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* James Andrew Moore
First Middle Last

Address:* 3327 East Hwy. 144
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hardinsburg Ky. 40143
City State Zip Code

Home Telephone:* (210) 788-3972 Work Telephone:* (210) 617-3343

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: James A. Moore Date: 2-3-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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Name (please print):* Steven Ray Munn
First Middle Last

Address:* 621 W 8th St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Grandview, IN 47615
City State Zip Code

Home Telephone:* (812) 649-2978 Work Telephone:* (370) 315-2121

E-mail (if applicable): nunn-16@yahoo.com

Name & Phone Number of Alternative Contact Person: Charlene Munn (812) 649-2978

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Steven Munn Date: 1-21-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Anthony W. Owens
First Middle Last

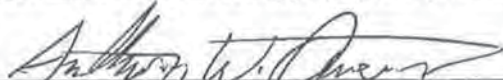
Address:* 14442 N. State Rd. 58
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Elmora IN 47529
City State Zip Code

Home Telephone:* (812) 692-5251 Work Telephone:* (812) 698-0254

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Michelle Owens 698-7351

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1-26-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

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E.D Wis. Case No. 08-C-488

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I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Nicholas Dewayne Payne
First Middle Last

Address:* 695 Market Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Lewisport Ky 42351
City State Zip Code

Home Telephone:* (270) 295-4180 Work Telephone:* (270) 927-6923

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Rachel Gail Payne

*Required field. Information will be used solely for purposes of this lawsuit.

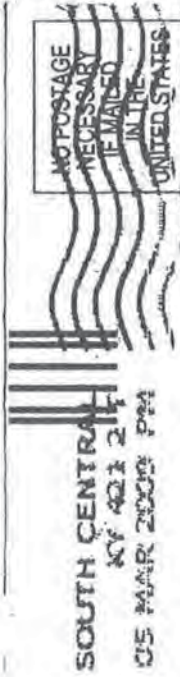
Signature: Nicholas Payne Date: 3/5/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402



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ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* Alan Wayne Petri
First Middle Last

Address:* 11072 STATE Rte 951
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hawesville KY 42348
City State Zip Code

Home Telephone:* (270) 281-9270 Work Telephone:* (270) 316-9270

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Dana Petr. (270) 903-5020

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Alan Petri Date: 1-21-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
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651 Nicollet Mall
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ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Anthony Wayne Plantz
First Middle Last

Address:* 827 Sycamore St. Lot 9
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Rockport In 47635
City State Zip Code

Home Telephone:* (812) 937-4370 Work Telephone:* (812) 719-7941
Cell

E-mail (if applicable): W2deep.3700@yahoo

Name & Phone Number of Alternative Contact Person: Wayne Plantz 812 937 4370

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Anthony W Plantz Date: Feb 4-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
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Name (please print):* Jason Todd Powers
First Middle Last

Address:* 8356 Richland Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

hivemore Ky 42352
City State Zip Code

Home Telephone:* (270) 314-5462 Work Telephone:* (270) 314-5462

E-mail (if applicable): JTP01234@aol.com

Name & Phone Number of Alternative Contact Person: Melissa Powers 270-499-2516

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 2/3/09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* RODNEY DEAN POWERS
First Middle Last

Address:* 21388 APRICOT Rd.
No Street, Road, Route, Etc. Apt., Lot, Suite No.
BRISTOW IN. 47515
City State Zip Code

Home Telephone:* () Work Telephone:* (812) 8719-4504

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: DONNA POWERS (812) 719-4505 (WIFE)

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 01-20-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

REC'D FEB 26 2009

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

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Name (please print):* Michael Gene Richards
First Middle Last

Address:* 385 Clay St. Apt #5
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hawesville Ky 42348
City State Zip Code

Home Telephone:* (270) 922-6666 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Sunny Hagan 812-547-0968

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Michael Richards Date: 2-24-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
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Name (please print):* Stephen P. Richards
First Middle Last

Address:* 240 Countyline Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Fordsville KY 42343
City State Zip Code

Home Telephone:* (270) 276-3520 Work Telephone:* (270) 316-4749

E-mail (if applicable): NONE

Name & Phone Number of Alternative Contact Person: Debra Richards 270-316-4748

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Stephen P. Richards Date: 1-20-09

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Name (please print):* Joseph Wesley Riley
First Middle Last

Address:* 1002 20th Street Apt. 1
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tellcity Indiana 47586
City State Zip Code

Home Telephone:* (270) 922-7099 Work Telephone:* (812) 547-7500

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Peggy Riley (270) 993-8460

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-24-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Christopher Eugene Risley
First Middle Last

Address:* 1834 N. Silverdale Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

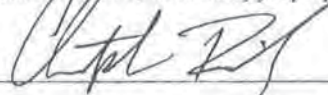
Rockport IN 47635
City State Zip Code

Home Telephone:* (812) 431-6428 Work Telephone:* (812) 431-6428

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1/20/09

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ThyssenKrupp Waupaca Case Consent to Participate
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Name (please print):* Howell Curtis Roach Jr.
First Middle Last

Address:* 1016 Sugar Grove Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Whitesville Ky 42378
City State Zip Code

Home Telephone:* (270) 233-1596 Work Telephone:* (270) 316-6479

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Kathy Roach 270-316-6480

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: [Signature] Date: 1-21-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

REC'D FEB 13 2009

ThyssenKrupp Waupaca Case Consent to Participate
E.D. Wis. Case No. 08-C-488

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Name (please print):* Christopher Michael Roark
First Middle Last

Address:* 5625 ANTLER LANE
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
TELL CITY INDIANA 47586
City State Zip Code

Home Telephone:* (812) 719-7545 Work Telephone:* (812) 547-3618

E-mail (if applicable): JAMIE.ROARK@CILD.NATIONAL.COM

Name & Phone Number of Alternative Contact Person: JAMIE ROARK 1-812-367-1540

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 2-10-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
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651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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E.D. Wis. Case No. 08-C-488

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Name (please print):* Joseph Benjamin Roccia
First Middle Last

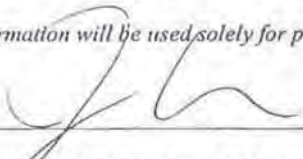
Address:* 3029 Sagatoga Dr.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Evansville IN 47715
City State Zip Code

Home Telephone:* (812) 719-4945 Work Telephone:* (812) 484-6501

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Sheena McNair 812-550-6998

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1-31-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
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651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Robert Neil Rudd
First Middle Last

Address:* 25 William Tell Blvd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 719 8134 Work Telephone:* (812) 547-0700

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Ashley Rudd 812 719 8428

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-22-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* David Lee Sandage
First Middle Last

Address:* 205 Taylor Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Cannelton Indiana 47520
City State Zip Code

Home Telephone:* (812) 542-4873 Work Telephone:* (812) 362-8808

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Alice Sandage 1-812-719-0514

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: David Lee Sandage Date: 1-20-2009

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651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. ' 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

Mark Allen Sandage
Name

616 St. Louis Ave
Address

Cannelton IN 47520
City State Zip

(812) 547-6903
Phone

I am a current or former employee of Thyssen Krupp Waupaca

Mark Sandage
Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Traci Lynn Schaefer
First Middle Last

Address:* 13680 Deer Creek Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Tell City IN 47586
City State Zip Code

Home Telephone:* 812 836-4688 Work Telephone:* 812 719-6889 (cell)

E-mail (if applicable): logannewton@hotmail.com

Name & Phone Number of Alternative Contact Person: Don Schaefer 812-896-4688

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Traci Schaefer Date: 1-26-2009

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Kevin Lynn Sexton
First Middle Last

Address:* 2175 Westerfield Dr.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro Ky 42303
City State Zip Code

Home Telephone:* (270) 993-7791 Work Telephone:* (270) 926-0093

E-mail (if applicable): NA

Name & Phone-Number of Alternative Contact Person: Tina Marsh 270-926-0093

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Kevin Sexton Date: 1.21.09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

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Name (please print):* Kenneth Lee Sexton Jr.
First Middle Last

Address:* 3414 Surrey Dr E.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro KY 42301
City State Zip Code

Home Telephone:* (270) 315-3072 Work Telephone:* (270) 316-1103

E-mail (if applicable): lsexton19@aol.com

Name & Phone Number of Alternative Contact Person: Lindsay Sexton 270-316-1103

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1-21-09

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Name (please print):* Michael Ray Simmons
First Middle Last

Address:* 203 Cherry Street
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Cloverport Ky. 40111
City State Zip Code

Home Telephone:* (270) 617-0037 Work Telephone:* (270) 927-7506

E-mail (if applicable): simmons326@bellsouth.net

Name & Phone Number of Alternative Contact Person: 270-617-1218 Lisa Simmons

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Michael Simmons Date: 3-4-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402



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ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Matthew Dean Sims
First Middle Last

Address:* 109 West White Pine DR.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Santa Claus IL. 47579
City State Zip Code

Home Telephone:* (812) 719-4730 Work Telephone:* (512) 719-4730

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Jeanette Sims 512-547-7822

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Matthew Sims Date: 1/20/09

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J. Gordon Rudd, Jr.,
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

CONSENT TO BECOME A PARTY PLAINTIFF

Fair Labor Standards Act of 1938, 29 U.S.C. § 216(b)

I hereby consent to be a party plaintiff in the foregoing action.

James E Spurling II
Name

615, 12th Street
Address

Tell City IN. 47586
City State Zip

(812) 719-5652
Phone

I am a current or former employee of ThyssenKrupp Waupaca, Inc.

James E Spurling II
Signature

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Jason M. Stallings
First Middle Last

Address:* 900 Peppertree Ln. Apt #7
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Owensboro Ky 42303
City State Zip Code

Home Telephone:* (270) 903-1203 Work Telephone:* (270) 683-3176

E-mail (if applicable): stallingsjason@gmail.com

Name & Phone Number of Alternative Contact Person: Kristy Smith 812-319-3651

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Jason Stallings Date: 1/20/08

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
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651 Nicollet Mall
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Name (please print):* Jason Keith Stiles
First Middle Last

Address:* 5975 Sheena RD Cannelton IN 47520
No. Street, Road, Route, Etc. Apt., Lot, Suite No. City State Zip Code

Home Telephone:* (812) 547-6081 Work Telephone:* (270) 688-2000

E-mail (if applicable): jksiles@ccopsone.com

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Jason Stiles Date: 1-20-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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Minneapolis, Minnesota 55402

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Name (please print):* Clint Eugene Stoner
First Middle Last

Address:* 9930 W Co Rd 75S
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
French Lick IN 47432
City State Zip Code

Home Telephone:* (812) 936-3020 Work Telephone:* (812) 827-6759

E-mail (if applicable): N/A

Name & Phone Number of Alternative Contact Person: Danielia Stoner 812-936-3020

**Required field. Information will be used solely for purposes of this lawsuit.*

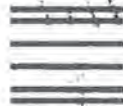
Signature:  Date: 1/23/09

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ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Aaron L Strahl
First Middle Last

Address:* 4800 Sapphire Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Cannelton IN 47520
City State Zip Code

Home Telephone:* (812) 547-3365 Work Telephone:* (219) 685-2493

E-mail (if applicable): aaronstrahl@hughes.net

Name & Phone Number of Alternative Contact Person: Aaron Strahl cell (812) 719-3060

*Required field. Information will be used solely for purposes of this lawsuit.

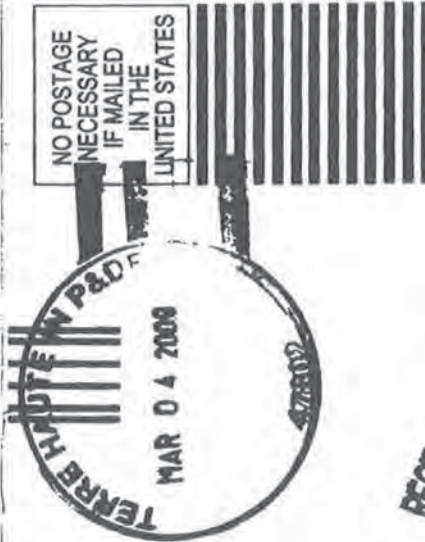
Signature: Aaron L. Strahl Date: 3-3-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402



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Name (please print):* Gregory Paul Strathmann
First Middle Last

Address:* 1402 McElroy Dr
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Boonville IN 47601
City State Zip Code

Home Telephone:* (812) 641-0525 Work Telephone:* (812) 453-6135

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Beth Cox (812) 858-1312

*Required field. Information will be used solely for purposes of this lawsuit.

Signature:  Date: 1-21-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
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Name (please print):* Jeremiah Mark Sturgeon
First Middle Last

Address:* 1005 West Houston St
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Cloverport KY 40111
City State Zip Code

Home Telephone:* (270) 722-7133 Work Telephone:* (812) 547-0700

E-mail (if applicable):

Name & Phone Number of Alternative Contact Person: April Sturgeon (270) 617-0735 ^{cell}

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 02-11-09

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Name (please print):* Jefferson Douglas Taylor
First Middle Last

Address:* 726 7th St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Tell City IN 47586
City State Zip Code

Home Telephone:* (812) 719-1639 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Caroline Horton 1-812-547-2092

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-21-09

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Name (please print):* John Lloyd Thomas
First Middle Last

Address:* 4549 Cove Pointe
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Owensboro Ky 42301
City State Zip Code

Home Telephone:* 270 852-6651 Work Telephone:* ()

E-mail (if applicable): Wire.wizP54 @ AOL . Com

Name & Phone Number of Alternative Contact Person: Kathy Thomas 270-993-6630

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: John L Thomas Date: 1-22-09

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Name (please print):* MICHAEL WILLIAM THORN
First Middle Last

Address:* 1510 STATE ROAD 166
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

TOWNSPORT INDIANA 47576
City State Zip Code

Home Telephone:* (812) 547-8503 Work Telephone: cell (812) 619-0464

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Michael W. Thorn Date: 1-2-09

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Name (please print):* William Oscar Trach
First Middle Last

Address:* 7728 East State Road 66
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Grand View Indiana 47615
City State Zip Code

Home Telephone:* (812) 649-2056 Work Telephone:* (812) 547-3138

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Paula Trach 812-547-6712

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: William Trach Date: 1-25-09

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Name (please print):* TROY ALLEN Todd
First Middle Last

Address:* 205 East 4th St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Calloun, Ky. 42327
City State Zip Code

Home Telephone:* (270) 273-6965 Work Telephone:* (270) 316-3094

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Troy A. Todd Date: 1/20/2009

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Name (please print):* SCSSC David Underhill
First Middle Last

Address:* 23430 N ST RD 66
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
English IN 47118
City State Zip Code

Home Telephone:* (812) 619-0329 Work Telephone:* (812) 619-0329

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Bethesda Underhill (812) 843-4594

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: [Signature] Date: 1/26/09

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Name (please print):* Janie L Waninger
First Middle Last

Address:* 11257 North County Road 700 East
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Lamar IN 47550
City State Zip Code

Home Telephone:* (812) 529-8693 Work Telephone:* (812) 656-0758

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Amie Waninger 212-719-9859

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Janie Waninger Date: 1-20-09

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Name (please print):* Gregory Allen Weise
First Middle Last

Address:* 211 Graham Ln E. Chenaboro IL
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Chenaboro IL 62303
City State Zip Code

Home Telephone:* (270) 281-5430 Work Telephone:* (270) 314-4572

E-mail (if applicable): Gweise@bellsouth.net

Name & Phone Number of Alternative Contact Person: Bill & Pat Weise 270-785-9530

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Gregory Weise Date: 1-23-09

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Name (please print):* Kenneth E. Williams
First Middle Last

Address:* 1904 Tickridge Rd.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Hawesville Ky 42348
City State Zip Code

Home Telephone:* (270) 922-1134 ^{cell} Work Telephone:* (270) 922-7900

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Kenneth Williams Date: 2-23-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
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Name (please print):* Kenneth L. Williamson
First Middle Last

Address:* 1870 Hawesville Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Reynolds Station Ky 42368
City State Zip Code

Home Telephone:* (270) 363-1568 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: _____

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Kenneth L. Williamson Date: 1/22/09

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Name (please print):* Nathan Keith Winings
First Middle Last

Address:* 2487 N Grant St. PO Box 2003
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Ireland IN 47545
City State Zip Code

Home Telephone:* (812) 482-9316 Cell Work Telephone:* (812) 630-2834

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Angela Winings 812-309-2172

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Nathan Winings Date: 2-2-09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

If you wish to join this case, complete all information on this form, sign it, and return it in the enclosed business reply envelope on or before March 6, 2009.

I am a current or former hourly foundry-production worker who worked for ThyssenKrupp Waupaca at some time after December 18, 2005 and I hereby consent to become a party plaintiff in the case called *DeKeyser, et al. v. ThyssenKrupp Waupaca*. I have read the January 16, 2009 "Notice: To Current and Former ThyssenKrupp Waupaca Employees" and I understand that by signing this form, I have chosen to participate in the case as a party plaintiff. I also understand that I will be bound by the judgment of the Court on all issues in this case.

Name (please print):* Jane L Winkler
First Middle Last

Address:* 324 SOUTH 6th St.
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Rockport IN 47635
City State Zip Code

Home Telephone:* (812) 649-2566 Work Telephone:* ()

E-mail (if applicable): TammyWinkler@Koadrunner.com

Name & Phone Number of Alternative Contact Person: 812 686 3480

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: Kane J. Winkler Date: 1/23/09

THIS FORM MUST BE POSTMARKED ON OR BEFORE MARCH 6, 2009 AND RETURNED IN THE ENCLOSED ENVELOPE TO:

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Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

REC'D JAN 30 2009

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Keith Robert Yano
First Middle Last

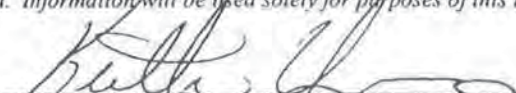
Address:* 4569 Ward Circle
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Acworth, GA. 30102
City State Zip Code

Home Telephone:* (770) 693-0425 Work Telephone:* (678) 642 5555

E-mail (if applicable): keithhlea@aol.net

Name & Phone Number of Alternative Contact Person: Bobbie Yano (wife) same #'s

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature:  Date: 1-24-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* Bryan Scott Young
First Middle Last

Address:* 9500 Johnson Rd
No. Street, Road, Route, Etc. Apt., Lot, Suite No.

Philpot KY 42366
City State Zip Code

Home Telephone:* (270) 275-1622 Work Telephone:* (270) 927-1003

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Mindy Young 270-316-9303

**Required field. Information will be used solely for purposes of this lawsuit.*

Signature: Bryan Young Date: 1-20-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicoller Mall
Suite 501
Minneapolis, Minnesota 55402

ThyssenKrupp Waupaca Case Consent to Participate
E.D Wis. Case No. 08-C-488

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Name (please print):* David Joseph Zazzetti
First Middle Last

Address:* 16321 N. CK 325E
No. Street, Road, Route, Etc. Apt., Lot, Suite No.
Lincoln City, IN 47552
City State Zip Code

Home Telephone:* (812) 582-0282 Work Telephone:* ()

E-mail (if applicable): _____

Name & Phone Number of Alternative Contact Person: Woni Zazzetti 812-582-0324

*Required field. Information will be used solely for purposes of this lawsuit.

Signature: David J. Zazzetti Date: 1-21-09

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J. Gordon Rudd, Jr.
Zimmerman Reed, PLLP
651 Nicollet Mall
Suite 501
Minneapolis, Minnesota 55402